

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

— X —

IN THE MATTER OF AN APPLICATION

TO BRING PERSONAL ELECTRONIC DEVICE(S) OR
GENERAL PURPOSE COMPUTING DEVICE(S) INTO
THE COURTHOUSES OF THE
SOUTHERN DISTRICT OF NEW YORK FOR
USE IN A PROCEEDING OR TRIAL

Case No. 20-cv-675 (PAE) (JW)

— X —

The following Order is subject to the definitions, obligations and restrictions imposed pursuant to Standing Order M10-468, as Revised. Upon submission of written application to this Court, it is hereby

ORDERED that the following attorney(s) are authorized to bring the Personal Electronic Device(s) and/or the General Purpose Computing Device(s) (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the action captioned:

Ahmad v. N.Y.C. Health & Hospitals Corp., 20 Civ. 00675 (PAE) (JEW)

ORDERED that for the device(s) checked below SDNY Courtroom WI-FI access shall be provided.

The date(s) for which such authorization is provided is (are).

April 12, 2023

Attorney	E-Mail	Device(s)	Courtroom	WIFI Granted
Luna Droubi	ldroubi@blhny.com	Cell phone and laptop computer		X
Marc Arena	marena@blhny.com	Cell phone and laptop computer		X
Jeffrey Kinkle	jkinkle@blhny.com	Cell phone and laptop computer		X

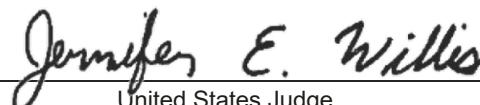
(Attach Extra Sheet If Needed)

The attorney(s) identified in this Order must present a copy of this Order when entering the Courthouse. Bringing any authorized Device(s) into the Courthouse or its Environs constitutes a certification by the attorney that he or she will comply in all respects with the restrictions and obligations set forth in Standing Order M10-468, as Revised.

SO ORDERED:

Dated:

April 10, 2023



United States Judge